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5 UNITED STATES DISTRICT COURT

6 EASTERN DISTRICT OF WASHINGTON

7 UNITED STATES OF AMERICA,

No. 4:15-CR-6049-EFS-12

8 Plaintiff,

9 vs.
10 ADAM BENJAMIN GOLDRING,
11 Defendant.
12

ORDER FOLLOWING INITIAL
APPEARANCE AND
ARRAIGNMENT ON SECOND
SUPERSEDING INDICTMENT
AND GRANTING UNITED
STATES' MOTION FOR
DETENTION

ECF No. 379

13 On Friday, April 21, 2017, the Defendant made his initial appearance and
14 was arraigned based on the Second Superseding Indictment (ECF No. 134). The
15 Defendant appeared, in custody, with his attorney John Nollette. Assistant United
16 States Attorney Benjamin Seal represented the United States.

17 Defendant was advised of, and acknowledged the charges against him and
18 the penalties he faces.

19 Defendant was advised of, and acknowledged Defendant's rights.

20 Defendant pled not guilty.

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1 A member of the Criminal Justice Act Panel, John Nollette was appointed to
2 represent the Defendant.

3 The United States moved for detention (ECF No. 379). The Defendant,
4 personally and through counsel, waived his right to a detention hearing.

5 Accordingly, **IT IS SO ORDERED:**

6 1. The United States' Motion for Detention (**ECF No. 379**) is
7 **GRANTED.**

8 2. Defendant shall be committed to the custody of the Attorney General
9 for confinement in a corrections facility separate, to the extent practicable, from
10 persons awaiting or serving sentences or being held in custody pending appeal.

11 3. Defendant shall be committed to the custody of the Attorney General
12 pending disposition of this case or until further order of the court. If a party desires
13 this Court to reconsider conditions of release because of material and newly
14 discovered circumstances under 18 U.S.C. § 3142(f), that party shall file a motion
15 with the court, served upon the United States Attorney, stating what circumstances
16 are new, how they are established, and the requested change in conditions of
17 release.

18 4. Defendant shall be afforded reasonable opportunity for private
19 consultation with counsel.

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5. On order of a court of the United States or on request of an attorney for the United States, the person in charge of the corrections facility in which the Defendant is confined shall deliver the Defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

6. If a party seeks review of this Order by another court pursuant to 18 U.S.C. § 3145(b), counsel shall adhere to the Detention Order Review Protocol found in L.Cr.R. 46(k).

7. The Court directs the parties to review the Local Criminal Rules governing discovery and other issues in this case.

<http://www.waed.uscourts.gov/court-info/local-rules-and-orders/general-orders>.

8. The Defendant is bound over to Judge Edward F. Shea for further proceedings.

DATED this April 21, 2017.

s/Mary K. Dimke
MARY K. DIMKE
UNITED STATES MAGISTRATE JUDGE

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